FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

OCT 0 6 2021

LONG ISLAND OFFICE

IN THE UNITED STATES DISTRICT COURT FOR THE

EASTERN DISTrUCT CARL (Register No). (full name) Case No. KUNTZ, J. Detect. DANIEL H. WOLF KEATING LINDSAY, M.J. Defendants are sued in their (check one): Individual Capacity (Full name) Official Capacity SUSAN Defendant(s).

COMPLAINT PURSUANT TO 28 U.S.C. § 1331

I.

Place of present confinement of plaintiff(s): VAPHANK Corrections

	FACILITY 110 CENTER DR. RIVERHEAD NY 1190
II.	Parties to this civil action: Please give your commitment name and any another name(s) you have used while incarcerated.
	A. Plaintiff CARL ANDREWS Register No Address 116 CENTER DRIVE RIVERNEAD NO 11901
	B. Defendant SEE ExhibiT 1

For additional plaintiffs or defendants, provide above information in same format on a separate page.

ExhibiT 1 Pil

DeFendaNTS list

JAMES JOHNSON

Nho FABRICATED THE CASE From The Beginning
AND Brought About The Sex TRAFFICKING CASE.

During The CASE This DEFENDANT DESTROYED

Evidence That was useful in the Defendants

CASE. MR. Johnson Also lied About The

withess in This Case And The role she played,

Before The Charges Against Me was Filed

There was A private intimate Relationship

Between The Two.

DANIEL H WOLF

is The GOVERNMENT ATTORNEY Who

Prosecuted The Case. THE PROSECUTOR

has a duty to Adheve to the Due process

OF law and where There exist a clear

Violation of Due Process, That Violation

Should Be Brought to the Attention of

The Court even if it Means The Release

Of the Defendant.

ExhibiT 1 Pa

IZRA SPILKE SUSAN KELIMAN KEVIN KEATING

WAS The DeFendaNTS ATTORNEYS IN The CASE PRoceedings.

LAWYERS OR ATTORNEYS ARE Hired OR APPOINTED To DeFendanTs in CourT Proceedings To DeFend A Person Accused OF A Crime & LAWYERS MUST Represent A DeFendant with A Duty OF LOYALTY. They MUST AVOID CONFLICTS OF INTEREST. CONFLICTS OF INTEVEST Arises when The Defend-ANT Request The ATTORNEY TO Submit Paper Work To The CourTS And The lawyer ReFuses To do so. The Assigned ATTORNEY Must AdvocaTe For The DeFendANT'S CASE AND CONSUIT with The DEFENDANT ON IMPORTANT decisions. They hold A duty To Keep DeFendants informed OF imporTANT Developements during The prosecution And To use The level of Skill And Knowledge That make The Trial or Pretrial Trusty Adversavial. The ABOVE SPEAKS FOR ITSOIF, These ATTORNEYS Displayed None of The ARove.

ExhibIT 1 pg

The CONSEQUENCES, Thus IT is SAID THAT
The Courts should Be in our Alert To
ENForce The Provisions of The U.S.

CENSTITUTION AND GRAND Against Their
infringement by legislative or other wise
in Accordance with These Basic Principles.

ExhibiT 1 p. 4

Judge GAN Brown

is The Judge who Recieved The Case From The Southern District. He is A LESSOR of The CorrupT And MAlicious Prosecution BUT YET PLAYS A PART IN The Civil Violation FOR Allowing The CASE TO go To Trial KNOWING That The Plaintiffs Brady WAS Being ViolATED. PLAINTIFF Exercised His Brady And Speedy Trial Rights Assertively yet His Pleas For Justice was ignored, Judges are Sworn To obey The CONSFITUTION irrespective of opinion And consequences, CONSTITUTION Rules OVER STATUTES. Judges ARE Sworn To Support its Provisions The COURTS Are NOT AT liberty To Over look or Disregard its Commands or Counter-ACT EVISIONS THEYEOF, IT is Their DuTy in Authorized Proceedings To give Full EFFECT To The existing CONSTITUTION And To obey All CONSTITUTIONAL ProvisioNS irrespective of The Consequences, Thus IT is Said That The Courts Should Be in Our AlerT To ENFORCE The Provisions of The US CONSTITUTION AND GUARD AGAINST Their inFringeMeNT.

Ш.	Do your claims involve medical treatment?	Yes No No	
ſV.	Do you request a jury trial?	Yes No No	
V.	Do you request money damages? State the amount claimed?	Yes No (actual/punitive)	
VI.	Are the wrongs alleged in your complaint continu	ing to occur? Yes No	
VII.	I. Grievance procedures:		
	A. Does your institution have an administrative of B. Have the claims in this case been presented procedure within the institution? C. If a grievance was filed, state the date your presented, and the result of that procedure. (Attack of the control of the procedure of the proc	Yes No prievance through an administrative or grievance Yes No claims were presented, how they were had copy of the final result.)	
VIII.	Previous civil actions: A. Have you begun other cases in state or fed involved in this case: B. Have you begun other cases in state or feder treatment while incarcerated? Yes C. If your answer is "yes," to either of the a information for each case. (1) Style: CARL Andrews (Plaintiff) (2) Date filed: Septswhen ILTM	No N	
	(3) Court where filed: Southers	•	
	(4) Case Number and citation:	N/A	

	Brady Violation of Evidence Distruction of Evidence	
	PROSECUTORIAL MISCONDUCT	
	(5) Basic claim made: Venue VictAtion Speedy Trial Violation	
	(6) Date of disposition:	
	(7) Disposition: N/A	
	(Pending) (on appeal) (resolved)	
	(8) If resolved, state whether for:	
	(Plaintiff) or (defendant)	
	For additional cases, provide the above information in the same format on a separate page.	
IX.	Statement of claim:	
A. B.	State here as briefly as possible the facts of your claim. Describe how each named defendant is involved. Include the names of other persons involved, dates and places. Describe specifically the injuries incurred. Do not give legal arguments or cite cases or statutes. You may do that in Item "B" below. If you allege related claims, number and set forth each claim in a separate paragraph. Use as much space as you need to state the facts. Attach extra sheets, if necessary. Unrelated separate claims should be raised in a separate civil action. I WAS Charged AND Prosecuted in the Southern District Test a crime that I Did Not commit that was Dismissed After Two years of Comfinement of the Mass Dismissed After Two years of Comfinement of the During Those Two Years one Judge and Four present or Rs Failed To Stop The Proceeding and Change Venue and Tried To Prevent The Victorians But Charge Venue and Tried To Prevent The Victorians But Charge To Continue Also. State briefly your legal theory or cite appropriate authority:	
	SEE ATTACHMEN	
	Exhibita	
	Relief: State briefly exactly what you want the court to do for you. Make no legal arguments	
	EXONERATE DEFENDANT AND AWARD MA. ANDROWS COMPENSATORY DAMAGES	
	3	

Legal Theory Exhibit 2 P.I

Judge Engelmayer, is looked upon as The Driving Force of The Corruption in This Case Due to The Fact That He Allowed The Trial to proceed, only He Had The over Ruling Power To EiTher Move The Case To its Proper Jurisdiction or Dismiss The Case in its paklier Stages.

The PROSECUTORS

Also HAD A Duty To Notice The Case was
I'm The wrong Juvisdictions its an Error
When A witness lies on The Stand of The
Police officer Takes The Stand and Testifies
identifying A Defendant That He Thought
Was A shooter in A crime. That Does
Not weight on the prosecutor to
Determine The Facts of the Case. But
in This Case, The wrong is Transparent
And Should have Never Been Hidden or
Over looked.

Legal Theory P.2 Brady ViolaTions

The people Must Grant DEMAND FOR MATERIAL OR EVIDENCE POSSESSED By The Prosecutor That is FAVORAble TO OR EXCUIPATES The DEFENDANT.

DISTrucTion of Evidence

Evidence To This case was AT Some point Removed, Tampered with and OR Distroyed,

Speedy Trial Violations

ON A Number of occasions The DeFendant Asserted His Rights To Speedy Trial which was SET a side while The Malicious Prosecutions Continued.

DAMAGE DEMAND

THE PLAINTIFF Hereby DEMANDS COMPENSATORY

James Johnson
Judge Gary R. Brown
Daniel H. WOLF
Keven Keating
Benjamen Shrier
Susan Kellman
IZRA SPILKE

AMOUNT - IN The Sum OF \$ 20,000,000 DOLLARS

Reason FOR Civil Rights Violations
FOR Cruel and UNUSUAL DUNIShmen's
FOR Physical and MENTAL ANGUISH
PAIN AND SUFFERING

X.	Counsel:				
	A. If someone other than a lawyer is assisting you in preparing this case, state the person's name.				
	Alexander Dixon				
	B. Have you made any effort to contact a private lawyer to determine if he or she would represent you in this civil action? Yes No				
	If so, state the names(s) and address(es) of each lawyer contacted.				
	N/A				
	C. Have you previously had a lawyer representing you in a civil action in this court? Yes No				
	If so, state the lawyers name and address.				
	NIA				
	I declare under penalty of perjury that the foregoing is true and correct.				
	Executed (signed) this 21 day of Sept. 2011				
	\overline{C}				
Sworr	To Before Me This (Signatures of Plaintiff(s)				
Day	Of September, 20 2/				
Kath	uca Dahney				
	Notary Public				
Notary Pub Registratio	LEEN DOHERTY Jic, State of New York In No. 01D06400819 d in Suffolk County Expires Nov. 25, 2023 4				

SNITER DAIVE :EAD, NY 11901

Andrews - 202358





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LONG ISLAND OFFICE



UNITED STATES DISTRICT COURT 100 Federal PIAZA CENTRAI ISI: PN.Y. 11722 ATTN: PRO-SE OFFice

Legal Mail